55. That every person appointed to any office of profit or trun shall, before he enters on the execution thereof, take the following oath, to wit, "I, A. B. do swear, That I do not hold myself bound in allegiance to the king of Great-Britain, and that I will be faithful and bear true allegiance to the state of Maryland," and shall also subscribe a declaration of his belief in the christian religion.

56. That there be a court of appeals, composed of perfons of integrity and sound judgment in the law, whose judgment shall be final and conclusive in all cases of appeal, from the general court, court of chancery, and court of admiralty: That one person of integrity and sound judgment in the law, be appointed chancellor: That three persons of integrity and sound judgment in the law, be appointed judges of the court now called the provincial court; and that the same court be hereaster called and known by the name of the general court; which court shall six on the western and eastern shores for transacting and determining the business of the respective shores, at such times and places as the suture legislature of this state shall direct and appoint

57. That the stile of all laws run thus, "Be it enacted by the general assembly of Maryland:" That all public commissions and grants run thus, "The state of Maryland, &c." and shall be signed by the governor and attested by the chancellor, with the seal of the state annexed, except military commissions, which shall not be attested by the chancellor or have the seal of the state annexed: That all writs shall run in the same stile, and be tested, sealed, and signed as usual: That all indistments shall conclude, "Against the

peace, government and dignity of the state,"

58. That all penalties and forfeitures, heretofore going to the king or proprietary, shall go to the state, save only such as the general assembly may abolish or otherwise provide for.

59. That this form of government, and the declaration of rights, and no part thereof, shall be altered, changed, or abolished, unless a bill so to alter, change, or abolish the same, shall pass the general assembly and be published at least three months before a new election, and shall be confirmed by the general assembly after a new election of delegates, in the first session after such new election; provided that nothing in this form of government which relates to the eastern shore particularly shall at any time hereafter be altered, unless for the alteration and confirmation thereof at least